

I hereby certify that true and correct copies of the PETITION TO INTERVENE OF DOUG HILLE and AFFIDAVIT OF DOUG HILLE were on May 18, 2015, filed with the

North Dakota Public Service Commission and mailed to the following:

Brian R. Bjella Crowley Fleck PLLP P.O. Box 2798 Bismarck, ND 58502-2798

Dated this 18th day of May, 2015.

BAUMSTARK BRAATEN LAW PARTNERS Attorneys for Doug Hille 109 North 4th Street, Suite 100 Bismarck, ND 58501 Phone: 701-221-2911

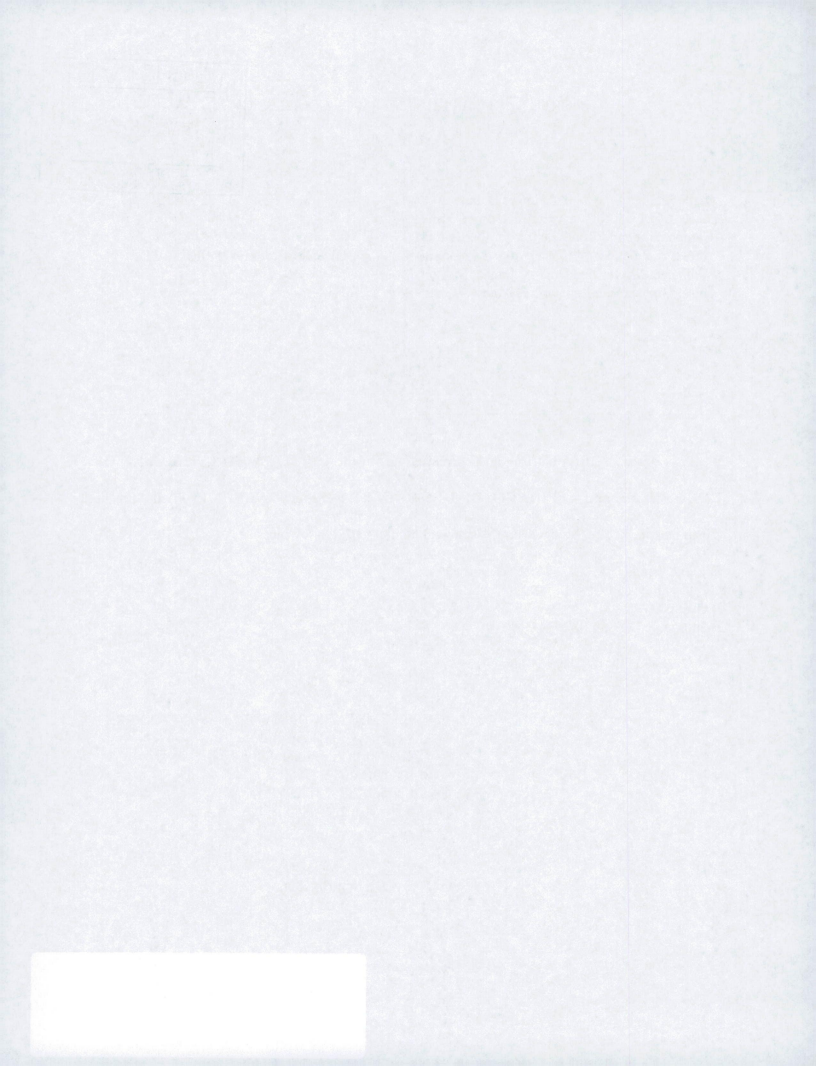
Fax: 701-221-5842

/s/ Derrick Braaten
By: Derrick Braaten

50 PU-14-842 Filed: 5/18/2015 Pages: 5 Petition to Intervene & Affidavit

Doug Hille

Derrick Braaten & Matt Kelly, Attorneys



NORTH DAKOTA PUBLIC SERVICE COMMISSION

In the Matter of the Application of Dakota
Access LLC for a Certificate of Site
Compatibility and Route Permit for the Dakota
Access Pipeline Project in Mountrail, Williams,
McKenzie, Dunn, Mercer, Morton and Emmons
Counties, North Dakota

PETITION TO INTERVENE OF
DOUG HILLE

DOUG HILLE

Pursuant to N.D.A.C. § 69-02-02-05, Doug Hille, by and through his attorneys Derrick Braaten and Matt Kelly (collectively, "Petitioners"), hereby petition to intervene in the above-captioned proceedings. In support of this petition, Petitioners state and allege as follows:

- Doug Hille resides at 3320 51st Street, Mandan, ND 58554. He received documents from Dakota Access, LLC and offers for an easement over his land for the Dakota Access Pipeline Project, and has also received repeated requests for survey permission on his property.
- 2. Mr. Hille's property will be crossed by the Dakota Access Pipeline Project, and he is concerned about impacts to his land. Mr. Hille has not yet been able to reach an agreement with Dakota Access regarding an easement on his property, and feels it is necessary to protect his interests by ensuring that he is represented in these proceedings.

3. Petitioners have a direct and substantial interest in these proceedings, as well as legal

property rights which may be substantially affected by the ND Public Service

Commission's findings and conclusions in this matter. Petitioners are intimately familiar

with the land they own and rent, and can provide the PSC with specific information

related to its routing determination in this proceeding, with respect to their individual

lands.

4. Petitioners are not adequately represented by existing parties, and Petitioners'

intervention would not unduly broaden the issues or delay the proceedings, particularly

given the early nature of the proceedings.

5. Petitioners are not necessarily in support of or opposed to the relief sought by the

applicant in this proceeding, but intend to oppose such relief if it allows Dakota Access to

cross the lands they own and rent in a manner that will cause unnecessary or

unreasonable damage to the land and to their farming operations.

Dated this 18th day of May, 2015.

BAUMSTARK BRAATEN LAW PARTNERS

/s/ Derrick Braaten

Derrick Braaten (ND 06394)

109 North 4th St., Suite 100

Bismarck, ND 58501-4003

Tel. 701-221-2911

Fax 701-221-5842

derrick@baumstarkbraaten.com

TARLOW AND STONECIPHER, PLLC

/s/ Matt Kelly

Matt J. Kelly (TL-08000)

1705 West College Street

Bozeman, MT 59715-4913

Telephone: 406-586-9714

Fax: 406-586-9720

mkelly@lawmt.com

NORTH DAKOTA PUBLIC SERVICE COMMISSION

n the Matter of the Application of Dakota)	Case No. PU-I 4-842
Access LLC for a Certificate of Site) Compatibility and Route Permit for the Dakota)	
Access Pipeline Project in Mountrail, Williams,) McKenzie, Dunn, Mercer, Morton and Emmons)	AFFIDAVIT OF DOUG HILLE
Counties, North Dakota)	
)	
j	

STATE OF NORTH DAKOTA	
)ss.
COUNTY OF MORTON)

Doug Hille, being duly sworn, states under oath as follows:

- 1. I live at 3320 51st Street, Mandan, ND, 58554.
- 2. I rent property that will be crossed by the Dakota Access Pipeline Project, and I am concerned about impacts to that land. I run a seed stock business, and the Dakota Access Pipeline will run through my breeding pastures. Because genetic purity is so important for my business, it is also very important that I keep the cattle in these pastures completely separated during the breeding season.
- 3. I have rented this land for many years, and I believe that there is a substantial likelihood of damage to the land if proper protective measures are not taken. I feel it is necessary to protect my interests by ensuring that they are represented in these proceedings.

4. I have also spoken to the Imbrone family, who I rent the land from, and they are aware of and support my intervention in these proceedings.

Dated this day of Ma	rch, 20	15.	
		August of	
		Doug Hitle	/
		2 May - Wes	
STATE OF NORTH DAKOTA)		
COLINTY OF MORTON)ss.		

On this _/4^{7M} day of March, 2015, before me personally appeared Doug Hille, known to me to be the same person who is described in and who executed the within document, and acknowledged to me that he executed the same.

DALE ADAMSKI
Notary Public
State of North Dakora
My Commission Expires June 12, 2015

1.1.

Notary Public